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Attorney for Defendants: Casual Dining Services, Inc. dba Pizzeria Uno .

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA**

BARBARA HUBBARD,

Plaintiff,

v.

C.V. Center, Inc.; Jamba Juice
Company dba Jamba Juice #603;
Casual Dining Services, Inc. dba
Pizzeria Uno; Mervyn's, LLC; Starbucks
Corporation dba Starbucks Coffee
#6632; J.C. Penney Company, Inc. dba
J.C. Penney #1274; Serler, Inc. dba
Subway #31595; Manna Development
Group, LLC dba Panera Bread Café
#4284,

Defendants.

Case No. 08 cv 00471 (JAH LSP)

**DECLARATION OF WILLIAM ADAMS IN
SUPPORT OF DEFENDANT CASUAL
DINING INC.'S NOTICE OF WITHDRAWAL
OF MOTION TO DISMISS**

Judge: Hon. John A. Houston
Room: 11
Date: June 9, 2008
Time: 2:30 P.M.

I, WILLIAM A. ADAMS, declare as follows:

1. I am an attorney licensed to practice law in all the courts of the state of California, and in the Southern District of the U.S. District Court. I am the attorney of record for Defendant CASUAL DINING SERVICES, INC. in this action.

2. On May 29, 2008, at the Early Neutral Evaluation Conference in this matter, Plaintiff BARBARA HUBBARD and my client reached a settlement in principle. The

1 parties are presently preparing the documents necessary to effectuate this settlement
2 and dismiss the Complaint against my client.

3 3. On May 29, 2008, I notified the Trial Court and the Defendants who filed
4 joinders to my client's Motion to Dismiss of the settlement and that it was not my
5 client's intention to prosecute the Motion, nor to prejudice the defendants who had
6 joined in the Motion. I also sent emails to the attorneys representing the defendants
7 who filed joinders notifying them of the same; and that they should contact the Court if
8 it was their clients' desire to prosecute the Motion. I received email from counsel for
9 each of such defendants acknowledging that my email notifications were received.

10 I declare under penalty of perjury under the laws of the State of California and of
11 the United States of America that the foregoing is true and correct.

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13 Date: June 3, 2008

14 /s/William A. Adams
15 William A. Adams
16 wadams@nortonadams.com
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